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**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA
(THE HON. DANA M. SABRAW)**

8 **UNITED STATES OF AMERICA,**) **CASE NO. 07cr3415-DMS**
9 Plaintiff,)
10) **DATE: January 25, 2005**
11 **v.**) **TIME: 11:00 a.m.**
12)
13 **MARTIN MORALES LOZANO VARGAS**) **STATEMENT OF FACTS AND**
14 **(3),**) **MEMORANDUM OF POINTS AND**
15 Defendant.) **AUTHORITIES IN SUPPORT**
16) **OF DEFENDANT'S MOTION**

I.

STATEMENT OF FACTS

15 The following statement of facts is based, in part, on the
16 indictment, the complaint and initial statement of facts and other
17 information provided by the United States Attorney's office. Counsel
18 has received approximately 120 pages of discovery thus far. The facts
19 set forth in these motions are subject to amplification and/or
20 modification at the time these motions are heard and are not adopted by
21 the defense.

22 On or about December 8, 2007, undercover agents from the U.S.
23 Department of Interior, Bureau of Land Management (BLM), the Drug
24 Enforcement Agency (DEA), and the Federal Bureau of Investigation (FBI)
25 were conducting surveillance of the Midway campground area approximately
26 .9 miles north of the international Border with Mexico in Imperial
27 County. During this surveillance, some occupants of the campsite were
28 acting suspiciously according to agents by riding their ATV's in the

1 dark, without headlights.

2 At approximately 8:20 p.m., agents observed who they later
3 identified as Jesus Trapero-Zazueta put out a campfire and a person they
4 identified as Martin Morales Lozano-Vargas departed the area on an ATV
5 with the lights out. At approximately 8:30 p.m., Lozano Vargas returned
6 to the camp still driving without headlights. Agents then observed with
7 night vision goggles, several ATVs travelling without headlights and
8 with large bundles attached to the back of those ATVs.

9 Agents believed this activity to be consistent with drug smuggling
10 activity, so they continued to observe the campsite where the ATVs
11 riders off-loaded the bundles onto a flat bed trailer, at the direction
12 of Lozano-Vargas. After the trailer was loaded, the ATVs departed with
13 their lights on. Agents then observed Trapero Zazuete, Lozano Vargas,
14 and a man they later identified as Christian Maria Rodriguez remove the
15 bundles from the trailer and walk around a corner, out of sight towards
16 a 2007 "Cruise America" rental motorhome (CA Lic. 5UVF195), which was
17 attached to the trailer. Agents also saw a man later identified as Adan
18 Magana, Jr., sitting in a chair within the campsite, whom appeared to
19 be acting as a lookout.

20 At approximately 11:50 p.m., agents from the BLM, DEA, FBI and ICE
21 with assistance from the CHP, and Imperial County Sheriff's Department,
22 knocked on the door of the motorhome and made contact with Rodriguez.
23 Agents took all the men out of the motor home, and also found another
24 woman, Margarita Heredia Vargas, emerge from the motor home. When
25 agents entered the motor home, they smelled what they believed to be
26 marijuana. Several bundles (approximately 47) were found in the bedroom
27 area in the rear. The total weight of those bundles was approximately
28 382.08 kilograms.

1 Mr. Lozano Vargas was later interrogated, but the circumstances
2 surrounding that interrogation are not clear. He made statements during
3 this time. He is currently released on bail and the case is pending
4 before this court.

II.

THE COURT SHOULD COMPEL THE GOVERNMENT TO PRODUCE DISCOVERY

Martin Morales Lozano Vargas makes the following discovery motion pursuant to Rule 12(b) (4) and Rule 16. This request is not limited to those items that the prosecutor has actual knowledge of, but rather includes all discovery listed below that is "in the possession, custody, or control of any federal agency participating in the same investigation of the defendant." United States v. Bryan, 868 F.2d 1032, 1036 (9th Cir.), cert. denied, 493 U.S. 858 (1989).

14 Mr. Lozano Vargas may eventually also request a detailed list of
15 specific items that may not yet have been produced, and is requesting
16 that the government turn over and allow his counsel to view and inspect
17 all items at the earliest possible date. He also specifically requests
18 that the government retain, preserve and prevent from destruction, all
19 evidence seized in this case (Including the marijuana and packaging) so
20 that counsel may have the opportunity to re-test it and have it's own
21 expert examine it if necessary.

22 (1) Mr. Lozano Vargas's Statements. The government must disclose:
23 (1) copies of any written or recorded statements made by Mr. Lozano
24 Vargas; (2) copies of any written record containing the substance of any
25 statements made by Mr. Lozano Vargas; and (3) the substance of any
26 statements made by Mr. Lozano Vargas which the government intends to
27 use, for any purpose, at trial. **This includes any hand-written notes**
28 **made by agents and any co-conspirator's or material witness alleged**

1 **statements as well, as well as any video or audio recorded statements.**

2 See Fed. R. Crim. P. 16(a)(1)(A). Mr. Lozano Vargas also specifically
3 requests that the circumstances surrounding any alleged waiver of his
4 right to counsel and right to remain silent be disclosed as well.

5 Statements of Others; the defense moves for an order directing the
6 government to permit the defense to inspect and copy any statements of
7 any co-defendant or co-conspirator, material witness, or confidential
8 informant that the government intends to offer against defendant under
9 Fed. R. Evid. 801(d)(2)(E), including, but not limited to:

- 10 (A) Relevant written or recorded statements made by any co-
defendant or claimed co-conspirator, indicted or
unindicted, that are in the government's possession,
custody, or control, or that through due diligence may
become known to the government; and
- 13 (B) The substance of any oral statement that the government
intends to offer in evidence at the trial of this matter
made by any co-defendant or claimed co-conspirator,
indicted or unindicted, before or after arrest, in
response to interrogation by any person known to the
declarant to be a government agent.

16
17 (2) Mr. Lozano Vargas's Prior Record. Mr. Lozano Vargas
18 requests complete disclosure of his prior record if one exists. See
19 Fed. R. Crim. P. 16(a)(1)(B).

20 (3) Documents and Tangible Objects. Mr. Lozano Vargas requests
21 the opportunity to inspect, copy, and photograph all documents and
22 tangible objects which are material to the defense or intended for use
23 in the government's case-in-chief or were obtained from or belong to
24 him. See Fed. R. Crim. P. 16(a)(1)(C).

25 (4) Reports of Scientific Tests or Examinations. Mr. Lozano
26 Vargas requests the reports of all tests and examinations which are
27 material to the preparation of the defense or are intended for use by
28 the government at trial. See Fed. R. Crim. P. 16(a)(1)(D). Mr. Lozano

1 Vargas notes that no fingerprint analyses have been produced. If such
2 analyses exist, Mr. Lozano Vargas requests a copy.

3 (5) Expert Witnesses. Mr. Lozano Vargas requests the name and
4 qualifications of any person that the government intends to call as an
5 expert witness. See Fed. R. Crim. P. 16(a)(1)(E). Mr. Lozano Vargas
6 requests written summaries describing the bases and reasons for the
7 expert's opinions. See id. This request applies to any fingerprint and
8 handwriting experts that the government intends to call.

9 (6) Brady Material. Mr. Lozano Vargas requests all documents,
10 statements, agents' reports, and tangible evidence favorable to the
11 defendant on the issue of guilt or punishment. See Brady v. Maryland,
12 373 U.S. 83 (1963), Williams v. Taylor, 120 S.Ct. 1479 (2000), Strickler
13 v. Greene, 527 U.S. 263 (1999).

14 Impeachment evidence falls within the definition of evidence
15 favorable to the accused, and therefore Mr. Lozano Vargas requests
16 disclosure of any impeachment evidence concerning any of the
17 government's potential witnesses, including prior convictions and other
18 evidence of criminal conduct. See United States v. Bagley, 473 U.S. 667
19 (1985); United States v. Agurs, 427 U.S. 97 (1976); Kyles v. Whitley,
20 514 U.S. 419 (1995).

21 In addition, Mr. Lozano Vargas requests any evidence tending to
22 show that a prospective government witness: (I) is biased or prejudiced
23 against the defendant; (ii) has a motive to falsify or distort his or
24 his testimony; (iii) is unable to perceive, remember, communicate, or
25 tell the truth; or (iv) has used narcotics or other controlled
26 substances, or has been an alcoholic. *This would specifically include*
27 *any and all reports involving any investigations and grand jury*
28 *testimony pertaining to the investigating and arresting agents or*

1 confidential sources in this case.

2 (7) Request for Preservation of Evidence. Mr. Lozano Vargas
 3 specifically requests the preservation of all physical or documentary
 4 evidence that may be destroyed, lost, or otherwise put out of the
 5 possession, custody, or care of the government and which relate to the
 6 arrest or the events leading to the arrest in this case.

7 (8) Any Proposed 404(b) Evidence. "[U]pon request of the accused,
 8 the prosecution . . . shall provide reasonable notice in advance of
 9 trial . . . of the general nature" of any evidence the government
 10 proposes to introduce under Rule 404(b). Fed. R. Evid. 404(b). Mr.
 11 Lozano Vargas requests such notice as soon as possible, in order to
 12 allow for adequate trial preparation.

13 (9) Witness Addresses. Mr. Lozano Vargas requests the name and
 14 last known address of each prospective government witness. He also
 15 requests the name and last known address of every witness to the crime
 16 or crimes charged (or any of the overt acts committed in furtherance
 17 thereof) who will not be called as a government witness.

18 (10) Jencks Act Material. Mr. Lozano Vargas requests production
 19 in advance of trial of all material discoverable pursuant to the Jencks
 20 Act, 18 U.S.C. § 3500. This production will avoid needless delays at
 21 pretrial hearings and at trial. ***This request includes any "rough" notes***
taken by the agents in this case; these notes must be produced pursuant
 23 to 18 U.S.C. § 3500(e)(1). ***This request also includes production of***
transcripts of the testimony of any witness before the grand jury.
Counsel would like access to all witnesses' last known address so an
attempt can be made to contact them. See 18 U.S.C. § 3500(e)(3).

27 (11) Residual Request. Mr. Lozano Vargas intends by this
 28 discovery motion to invoke his rights to discovery to the fullest extent

1 possible under the Federal Rules of Criminal Procedure and the
2 Constitution and laws of the United States. Mr. Lozano Vargas requests
3 that the government provide his and his attorney with the above-
4 requested material sufficiently in advance of trial.

5 (12) Government Examination of Law Enforcement Personnel Files Mr.
6 Lozano Vargas requests that the government examine the personnel files
7 and any other files within its custody, care or control, or which could
8 be obtained by the government, for all testifying witnesses. Mr. Lozano
9 Vargas requests that these files be reviewed by the government attorney
10 for evidence of perjurious conduct or other conduct like dishonesty, or
11 any other material relevant to impeachment, or any information that is
12 exculpatory, pursuant to its duty under United States v. Henthorn, 931
13 F.2d 29 (9th Cir. 1991).

14 The obligation to examine files arises by virtue of the defense
15 making a demand for their review: the Ninth Circuit in Henthorn
16 remanded for in camera review of the agents' files because the
17 government failed to examine the files of agents who testified at trial.
18 This Court should therefore order the government to review all such
19 files for all testifying witnesses and turn over any material relevant
20 to impeachment or that is exculpatory to Mr. Lozano Vargas prior to
21 trial. Mr. Lozano Vargas specifically requests that the prosecutor, not
22 the law enforcement officers, review the files in this case. The duty
23 to review the files, under Henthorn, should be the prosecutor's and not
24 the officers'. Only the prosecutor has the legal knowledge and ethical
25 obligations to fully comply with this request.

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III.

THE COURT SHOULD ALLOW JOINDER WITH CO-COUNSEL'S MOTIONS

Mr. Lozano Vargas would also like to join in co-counsel's motions which may be filed concurrently with his on the same day.

IV.

THE COURT SHOULD GRANT LEAVE TO FILE FURTHER MOTIONS

In order to properly present additional pretrial motions, Mr. Lozano Vargas needs more information which may be provided through counsel's discovery request. As more information comes to light and as additional research and/or investigation is completed, additional substantive motions may be necessary. Accordingly, Mr. Lozano Vargas requests that the Court permit his to file further motions before trial.

v.

CONCLUSION

For the foregoing reasons, Mr. Lozano Vargas respectfully requests that the Court grant his motions.

Respectfully submitted,

Dated: January 11, 2008

s/ *Holly S. Hanover*

Holly S. Hanover

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